## PAUL ANDERSON, PLLC ATTORNEY AT LAW

601 North Street | Nacogdoches, TX 75961 | 936.305.5600(o) | 936.236.6242 (fax)

June 14<sup>th</sup>, 2021

Via email: *jfleming@co.nacogdoches.tx.us* Via USPS 1<sup>st</sup> Class

John Fleming Nacogdoches County Attorney 101 W. Main Street, Room 230 Nacogdoches, Texas 75961

Mr. Fleming,

At your sole discretion, Olivia Clifton is currently on an "informal pre-trial diversion" for an enhanced BAC DWI (Misdemeanor A) received on December 11<sup>th</sup>, 2020. Oliva Clifton is providing 400 hours of "community service" by working in your office. This is actually an unlawful amount of community service hours under the "formal" pre-trial diversion of TCP Art 42A.304, which limits community service hours for a Misdemeanor A to 200.

On June 8<sup>th</sup>, 2021, you were sent notice that Olivia Clifton has publicly represented that she is an *employee* of the Nacogdoches County Attorney's Office when she is not. You did not respond.

On May 19<sup>th</sup>, 2021, you notified me in writing that a "non-lawyer" employee in your office wiretapped and disseminated confidential attorney-client communications between a client and me.

Furthermore, you have been asked Oliva Clifton is the "non-lawyer employee" who illegally listened to my confidential attorney-client communications, but you have not responded to affirm or deny her involvement.

These are serious unanswered allegations. Olivia Clifton has certainly violated the terms of any pre-trial diversion program through her false claim of being employed by your office, and if she is also the person in your office who violated attorney-client privilege, much more serious consequences may be appropriate.

Please address what steps you are taking regarding this matter.

Respectfully,

PAUL ANDERSON